



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office  
Address: COMMISSIONER FOR PATENTS  
P.O. Box 1450  
Alexandria, Virginia 22313-1450  
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/507,283	09/10/2004	Bernd Arenz	20798/0204620-US0	2853
7278	7590	07/27/2006	EXAMINER	
DARBY & DARBY P.C. P. O. BOX 5257 NEW YORK, NY 10150-5257			PATEL, DHARTI HARIDAS	
			ART UNIT	PAPER NUMBER
			2836	

DATE MAILED: 07/27/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

<b>Office Action Summary</b>	<b>Application No.</b>	<b>Applicant(s)</b>	
	10/507,283	ARENZ ET AL.	
	<b>Examiner</b>	<b>Art Unit</b>	
	Dharti H. Patel	2836	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

- 1) ☒ Responsive to communication(s) filed on 13 April 2006.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

- 4) ☒ Claim(s) 10-28 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 10-28 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some \* c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

- |   |   |
|---|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892)                        | 4) <input type="checkbox"/> Interview Summary (PTO-413)                     |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)    | Paper No(s)/Mail Date. _____  |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| Paper No(s)/Mail Date _____   | 6) <input type="checkbox"/> Other: _____                                    |

DETAILED ACTION

**Claim Rejections - 35 USC § 102**

The following is a quotation of the appropriate paragraphs of 35

U.S.C. 102 that form the basis for the rejections under this section made in this

Office action:

(b) The invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

1. Claims 10-28 are rejected under 35 U.S.C. 102(b) as being anticipated by Durviage, EP 0440764 B1. With respect to Claims 10 and 20, Durviage [EP 0440764B1] teaches a circuit breaker [Fig. 1] comprising: a main contactor [Fig. 1, contactor 114]; a current detector [Fig. 1, analog input circuit 108 and ground fault sensor 110] configured to provide test signals of a current to be monitored via the main contactor; a microprocessor-controlled tripping device [Fig. 1, page 3, lines 26-27] including a microprocessor [Fig. 1 microcomputer 120] and a watchdog circuit configured to monitor the microprocessor [Fig. 1, watchdog and reset 124], the tripping device being configured to receive energy from the current detector [Fig. 1, solenoid 112, page 3 lines 29-31 and page 9, lines 5-6] to process the test signals and to activate a tripping coil [Fig. 4, solenoid trip coil 112] so as to automatically open the main contactor when a settable limit value [page 3 lines 44-46; page 4 lines 14-17] is exceeded; a bypass circuit [formed by the watchdog circuit and the tripping system] configured to receive energy from the current detector [page 9, lines 5-6 and page 12, lines 30-32] and including a high pass filter connected downstream from the watchdog circuit [Fig. 4,

capacitor 584 with transistor 568 filters the voltage ripple, page 9 lines 22-24], a first semiconductor switch connected downstream from the high pass filter [Fig. 4, IGFET 583, page 9 lines 24-26], a charging capacitor dischargeable via the first semiconductor switch [Fig. 4, capacitor 574 page 9 lines 22-28; alternatively, capacitor 587 connected to the base of IGFET switch 583], and a voltage comparator [Fig. 8, comparator 726] having a first input [negative of comparator 726], a second input [positive of comparator 726] and an output side, the voltage comparator being connected via the first input to the current detector [Fig. 8, current signal from resistor 729] and on the output side to the charging capacitor [Fig. 4, charging capacitor 574 page 9 lines 24-26]; a monitoring circuit configured to apply a first reference voltage to the second input of the comparator when a supply voltage is below a pre-defined threshold level and to apply a second reference voltage to the second input of the comparator when the supply voltage is above the pre-defined threshold level, the first reference voltage being associated with a first current limit value and the second reference voltage being associated with a second current limit value that is smaller than the first current limit value, with the first and second reference voltage being formed by changes in the power supply to the Zener diode that are caused by the opening and closing of the contactor; and an actuation circuit [Fig. 4, 587 and 589] connected on an output side thereof to the tripping coil and configured to be actuated via a first OR-input by the tripping device and via a second OR-input by the charging capacitor as a function of a state of charge of the charging capacitor

[Fig. 4 either microcomputer 120 or watchdog and reset 124 can actuate solenoid 112- page 9 lines 22-28].

With respect to Claims 11 and 21, Durviage teaches that the first current limit value corresponds to a maximum settable limit value for a tripping current of the circuit breaker.

With respect to Claim 12, Durviage teaches that the monitoring circuit is configured to apply the first reference voltage to the second input of the voltage comparator before a lapsing of a threshold time calculated from a time when the circuit breaker is switched on and to apply the second reference voltage to the second input of the comparator after the lapsing of the threshold time.

With respect to Claims 13 and 22, Durviage teaches that the bypass circuit includes a first pulse shaper stage [Fig. 8, diode 732, in addition with capacitor 718 and resistor 730, functions as the pulse shaper to produce logic signals for switch 720 - page 12, lines 33-36] connected between the high pass filter and the first semiconductor switch.

Claims 14 and 23, Durviage teaches that the bypass circuit includes a second pulse shaper stage connected between the charging capacitor and the actuation circuit [Fig. 4, the diode shown between charging capacitor 574 and solenoid trip coil 112 functions to shape the output of capacitor 574 before it enters the trip coil 112].

With respect to Claims 15 and 24, Durviage teaches that the bypass circuit includes an electronic change-over switch [Fig. 8, switch 720 functions as

a changeover switch] capable of being switched over by the monitoring circuit [switch 720 is switched by pulses from microcomputer 120], the monitoring circuit being configured to feed the first [Fig. 8, Vref from resistor 729] and the second reference voltages [the voltage across charged/discharged capacitor 735] to the comparator [Fig. 8, comparator 726] via the electronic change-over switch .

With respect to Claims 16 and 25, Durviage teaches that the watchdog circuit is configured to provide watchdog pulses, and further comprising a pulse suppression device [Fig. 8, power up reset 710 with switch 720; page 12, lines 14-20] controllable by the monitoring circuit and configured to suppress the watchdog pulses when the supply voltage is below the pre-defined threshold value [page 12, par. D Reset Circuitry].

With respect to Claims 17 and 26, Durviage teaches that the pulse suppression device includes a second semiconductor switch [Fig. 8, switch 720 supplies a signal through diode 753] connected to an output side of the high pass filter [capacitor 584 and transistor 568 form a high pass filter].

With respect to Claims 18 and 27, Durviage teaches that the watchdog circuit is configured to provide watchdog pulses, and further comprises a pulse suppression device configured to suppress the watchdog pulses [Fig. 8, power up reset 710 with switch 720; page 12, lines 14-20].

With respect to Claims 19 and 28, Durviage discloses that the pulse suppression device includes a second semiconductor switch connected to an

output side of the high pass filter [capacitor 584 and transistor 568 form a high pass filter].

***Response to Arguments***

2. Applicant's remarks dated 04/13/2006 have been fully considered, but are not persuasive for the following reasons:

Applicant argues that Durviage [U.S. 5136458 or EP 0400764 B1] does not teach a high pass filter connected downstream from a watchdog circuit, as recited in Claims 10 and 20. Applicant goes on to define upstream and downstream with reference to power supply 122, and points out capacitor 584 [Fig. 4] is upstream [and not downstream as in the claim language] from power supply 122, because the power supply *sends power to* the watchdog circuit, meaning capacitor 584 is on the "upper end" of the power flow.

With respect to not being a high pass filter, the Examiner points out that capacitor 584 is performing some level of general filtering by virtue of the way it is connected into the circuit, in parallel with capacitor 574 [page 9 lines 24-25]. A general filter includes low and high pass characteristics. Examiner also points out that applicant has not defined high pass filter as being composed of certain specific components, or having a specific upper-pass range of frequencies; therefore capacitor 584, in parallel with capacitor 574 satisfies this high pass filter.

With respect to the upstream and downstream positioning of the high pass filter, the Examiner points out that "upstream" and "downstream" are relative

terms that do not give a clear indication of absolute position regarding a component of an electrical circuit. While it is reasonable to assume that the upstream of a circuit would be “where the flow of electricity is coming from” and the downstream as “where the flow of electricity is going to,” it is just as equally reasonable to point out that after the electricity flows through the load, it must return to the source [either by direct connection or through ground], therefore “upstream” and “downstream” would become reversed. Therefore one could just as reasonably define the upstream to be the load, i.e. solenoid 112, while the downstream is the power supply 112. In view of this interpretation, capacitor 584 can be considered “downstream” from solenoid 112.

Applicant argues that Durviage does not teach a voltage comparator connected on an output side to a charging capacitor dischargeable via a semiconductor switch. Applicant also argues that capacitor 574, which stores energy for the solenoid, is not on the output side of comparator 726. As an alternative, the examiner calls attention to capacitor 587 in Fig. 4, as implicitly satisfying the function of a charging capacitor dischargeable via a semiconductor switch. Capacitor 587 is connected in a manner to ground that allows it to charge up, then discharge into the base of semiconductor switch 583 in order to supply the tripping signal from the watchdog circuit 124. Capacitor 587 is also on the output side of comparator 726 [Fig. 8], and therefore satisfies all of the arguments/ limitations of this claim.

***Conclusion***

3. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dharti H. Patel whose telephone number is 571-272-8659. The examiner can normally be reached on 8:30am - 5pm.

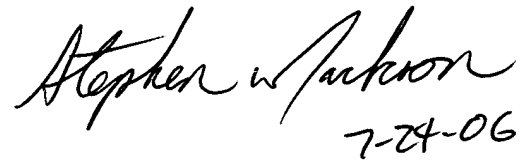
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Sircus can be reached on 571-272-2800, Ext. 36. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public

Art Unit: 2836

PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DHP  
01/03/2006

A handwritten signature in cursive script that reads "Stephen W. Jackson". Below the signature, the date "7-24-06" is handwritten.

STEPHEN W. JACKSON  
PRIMARY EXAMINER